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Jordan F. Harlow Senior Counsel

July 30, 2018

Via ECF and regular mail Honorable William H. Pauley III United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007-1312

Re: <u>Frazier v. City of New York, et al.</u>

17 Civ. 7047 (WHP)(SN)

Dear Judge Pauley III:

I am Senior Counsel in the office of Glass Krakower LLP, attorney for the Plaintiff, Clinton Frazier, in the above-referenced action. Plaintiff submits this joint letter on behalf of both parties to respectfully request an extension of the parties' discovery schedule, from July 31, 2018 to September 28, 2018, and adjourn the parties' final pretrial conference, scheduled on September 7, 2018, until a date after discovery is completed. This is the parties' second request for an extension of the parties' discovery schedule and adjournment of the final pretrial conference.

The parties' discovery period is currently scheduled to close on July 31, 2018. Both parties have worked diligently to answer interrogatories, respond to requests for documents, exchange documents, and conduct depositions. There are, however, some outstanding discovery requests and additional depositions that require scheduling, based on information learned in depositions conducted during the week of July 9-13, 2018. Additionally, the parties believe that the additional time requested could provide an opportunity for this case to be resolved, as both parties are actively engaged in settlement discussions.

Thank you for your consideration of this matter.

Respectfully submitted,

/s:	Jordan Harlow	
JORDAN HARLOW		

Cc: Shirley Bi Attorney for Defendants